

REMARKS

Claims 1 and 3-9 are pending in the instant application. Claims 1 and 3-9 received a Notice of Allowance mailed March 30, 2011. Upon reviewing the previously-submitted Response (of March 7, 2011), Applicants realized there is an error in the claim amendments. In view of this error, the claims are herein amended. Applicants respectfully submit that none of the amendments constitute new matter in contravention of 35 U.S.C. §132. Reconsideration is respectfully requested.

Specifically, Applicants have amended claim 9, element a), to re-insert the phrase ‘, and a free radical;’ at the end thereof. This phrase had been mistakenly deleted as part of the most-recent Response. Applicants respectfully submit that this is a minor correction as claim 9, step a), now tracks with the other independent claim 1, step a). Additionally, it is clear that claim 9, step a), as previously amended does not properly close both its list of mixture ingredients as well as its Markush-grouping of solvents. That is, the claim element clearly requires the second ‘and’ element to properly recite the claimed invention.

In view of the amendments and remarks hereinabove, Applicants respectfully request entry of the instant amendment and respectfully submit that the instant application, including claims 1 and 3-9, is in condition for allowance. Favorable action thereon is respectfully requested.

Appl. No. 10/532,563
Amdt. Dated April 5, 2011
Reply to Notice of Allowance of March 30, 2011

Any questions with respect to the foregoing may be directed to Applicants
undersigned counsel.

Respectfully submitted,

/Robert F. Chisholm/
Robert F. Chisholm
Reg. No. 39,939

GE Healthcare, Inc.
101 Carnegie Center
Princeton, NJ 08540
Phone (609) 514-6905

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